# INTERLOCAL AGREEMENT FOR LAW ENFORCEMENT SERVICES BETWEEN CITY OF WINLOCK AND CITY OF TOLEDO

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## INTERLOCAL AGREEMENT BETWEEN THE CITY OF WINLOCK AND THE CITY OF TOLEDO FOR LAW ENFORCEMENT SERVICES

"Agreement") is made and entered into this had a of Secondary, 2024, by and between the CITY OF Winlock, a Washington municipal corporation ("Winlock"), with its principal offices located at 323 N.E. First Street, Winlock, WA, 98596, and the CITY OF Toledo, a Washington municipal corporation ("Toledo"), with its principal offices located at 130 N. Second Street, Toledo, WA, 98591.

WHEREAS, Toledo possesses the power, authority and responsibility to provide law enforcement services within its jurisdictional boundaries; and

WHEREAS, Winlock maintains a law enforcement agency; and

WHEREAS, the Interlocal Cooperation Act, chapter 39.34 RCW, authorizes municipal corporations to contract with one another to perform any act that each is independently authorized to perform; and

WHEREAS, Winlock has previously formed and currently operates the Winlock Police Department (WPD); and

WHEREAS, Winlock is capable of providing, and is willing to provide, law enforcement services to Toledo, and

WHEREAS, Winlock wishes to provide police services to Toledo on the terms and conditions set forth in this Agreement; and

WHEREAS, Toledo desires to contract with Winlock for the purpose of Winlock providing law enforcement services to Toledo within its jurisdictional boundaries; and

WHEREAS, the cities of Toledo and Winlock are located in close, geographical proximity and have, for a number of years, cooperated in having had their respective law enforcement agencies provide service, each to the other; and

WHEREAS, Winlock and Toledo executed a temporary Interlocal Agreement for Law Enforcement Services on September 3, 2024 which expires on December 31, 2024; and

WHEREAS, the Mayor and City Council of both Toledo and Winlock have determined after thorough consideration that it is in the best interest of Toledo and Winlock respectively, to enter into an agreement for law enforcement services; and

NOW, THEREFORE, in consideration of the mutual benefits to be derived therefrom, and the promises, covenants, performances, and conditions hereinafter set forth, the parties agree as follows:

- 1. PURPOSE. The purpose of this Agreement is to provide Law Enforcement Services to Toledo by Winlock in exchange for certain consideration set forth herein.
- 2. MUNICIPAL AUTHORITY. Toledo, by the approval of its City Council and Mayor, hereby confers upon the Winlock Police Department the full power and authority to provide law

enforcement services for the benefit of Toledo. The Winlock Police Department is hereby authorized to carry out the law enforcement services set forth in this Agreement.

- 3. SERVICES. In return for the consideration set forth herein, Winlock will provide within the jurisdictional boundaries of Toledo the following General Services, Investigative Services, Special Law Enforcement Services, Requested Law Enforcement Services, Support Services, Evidence Services, and Additional Services, rendering such services in the same manner as Winlock routinely provides, and with equipment provided by Winlock and Toledo unless otherwise set forth herein:
- 3.1. General Services. Winlock will provide: (i) general law enforcement services routinely provided by Winlock, which includes regularly scheduled patrol services, on a shift basis seven (7) days per week; (ii) response to emergency and non-emergency calls for service; (iii) enforcement of applicable Washington state law and Toledo traffic, civil, and criminal ordinances; (iv) seek to prevent and deter criminal activity; and (v) traffic enforcement.
- 3.2. *Investigative Services*. Winlock will provide investigative services to the extent Winlock peace officers are trained to include, but not necessarily limited to, investigating crimes such as burglary or auto theft, homicide, drug offenses, special assaults, fraud, missing persons, vice, child abuse, and major collisions.
- 3.3. Special Law Enforcement Services. Winlock shall provide Special Law Enforcement Services which may include, but are not limited to, K-9 patrol, motorcycle patrol, and volunteer crime prevention.
- 3.4. Requested Law Enforcement Services. At the specific written request of the Mayor of Toledo, Winlock may provide Requested Law Enforcement Services. Such Services included but are not limited to, law enforcement service in connection with community events (not to include the Annual Cheese Days Celebration), hazards, public work projects, or permitted activities. Such written request shall be directed to the Winlock Chief of Police. Such Requested Law Enforcement Services shall be provided at the hourly rate of SEVENTY FIVE and 00/100ths DOLLARS (\$75.00) per hour, per officer.
- 3.5. Support Services. Winlock will provide Support Services which include, but are not limited to: (i) forwarding reports to the prosecutor; (ii) appearance at municipal and superior court hearings or trials; and (iii) transportation of arrestees to jail.
- 3.6. Evidence Services. Winlock will process and maintain evidence and property collected as a result of law enforcement services occurring within Toledo. All evidence collected prior to commencement of the Parties Agreement, executed on September 3, 2024, will be the responsibility of Toledo.
  - 3.7. Additional Services. Winlock shall provide the following additional services to Toledo:
    - 3.7.1 Advise Toledo officials of situations encountered by patrolling officers that may affect the health, safety and welfare of residents and visitors, including inadequate, missing, or broken traffic or safety signs;

- 3.7.2 When known, advise Toledo officials of the need for new ordinances or revisions to existing ordinances to address changes in state legislation and/or law enforcement concerns;
- 3.7.3 Assist the Clerk in preparing responses to queries from County, State, and other jurisdictions in matters relating to law enforcement needs and activities, jail facilities, reports, and similar matters;
- 3.7.4 Such other law enforcement services typically performed by a city police department for a city the size of Toledo; and
- 3.7.5 All original reports shall be maintained by the Winlock police department and made available upon request in accordance with state law.
- 3.8. Change in Scope of Services and Compensation.
  - 3.8.1 This Agreement covers the current corporate limits of Toledo and will support existing Toledo municipal criminal codes, ordinances, and policies. In the event that future annexations, significant population growth or significant changes in State of Washington or Toledo criminal codes substantially impair the ability of Winlock to deliver the services described in Section 3 of this Agreement, or in the event Toledo requests a significant change in the level of service provided therein, the parties agree to meet to negotiate in good faith pursuant to the following process:
  - 3.8.2 Changes Due to Annexation or Ordinance Enactment. In the event that a projected annexation or ordinance enactment by Toledo would significantly impact service delivery and accordingly the compensation provided under this Agreement, Toledo will endeavor to provide prior notice to Winlock and the parties will meet in good faith to negotiate appropriate changes in this Agreement. Winlock may also trigger such negotiations if it finds a significant change in circumstance has impacted service delivery.
  - 3.8.3 Change in State or Federal Law. The parties understand that changes in state or federal law may also impact the requirements of delivery of police service and its actual cost and either party may initiate negotiation for changes in this Agreement required to address unanticipated and significant burdens created by changes in state or federal law.
  - 3.8.4 "Actual Cost." The guiding principle in the parties' establishment of the compensation levels in Section 6 and in any renegotiation triggered by this Section is the parties' intent to set compensation levels using "actual cost." "Actual cost" is a reasonable approximation of actual costs per officer and support staff and maintenance costs described in Section 6 with neither a profit nor a loss to Winlock. The use of actual cost will be central to the good faith negotiations of the parties.
  - 3.8.5 Preservation of Legislative Discretion. In order to preserve the legislative discretion of the Winlock and Toledo City Councils over their respective budgets and policy standards, the dispute resolution clause set forth in Section 12.3 is limited to the

interpretation and implementation of the existing Agreement. The court shall have no authority to adjust the services of Section 3, nor the compensation levels set by Section 6 of this Agreement for any future renewal form.

#### 4. DURATION.

- 4.1. Commencement Date. The Agreement shall take effect on January 1, 2025, or as soon thereafter as all of the following events have occurred ("Commencement Date"):
  - 4.1.1 Approval of the Agreement by the official action of the governing bodies of each of the Parties;
  - 4.1.2 Execution of the Agreement by the duly authorized representative of each of the Parties; and
  - 4.1.3 Filing a copy of this Agreement or posting a copy of this Agreement to the Parties websites or recording a copy with the County Auditor as required by RCW 39.34.040.
- 4.2. *Initial Term.* This Agreement shall be effective commencing January 1, 2025, at 12:00 a.m., and shall expire on December 31, 2026, at midnight.
- 4.3. Renewal Terms. Toledo shall have the right to extend this Agreement for two (2) additional three (3) year terms. Each successive Renewal Term shall commence immediately following expiration of the subsequent term. Unless Toledo or Winlock delivers to the other written notice terminating this Agreement at least eighteen (18) months prior to expiration of any Renewal Term, this Agreement shall be automatically extended. Any such notice of termination shall be effective at midnight on the last day of the then current term. Such term shall only renew upon agreement of the parties concerning compensation as further outlined in section 6.

#### 5. TERMINATION.

- 5.1. Termination. This Agreement shall terminate as follows:
  - 5.1.1 Upon expiration or notice as provided in Section 4.2 above.
  - 5.1.2 On a specific date and time, upon the express written agreement of the parties hereto.
  - 5.1.3 Immediately upon disincorporation of either City.
  - 5.1.4 Upon failure of either City to cure a material breach of this Agreement, after thirty (30) days' written notice. Provided, Toledo shall remain liable for payment to Winlock for the remainder of the then current term if the breaching party is Toledo.
- 5.2. Transition Plan. Upon the occurrence of 5.1.1, 5.1.2, or 5.1.4, the parties agree to commence work on, and to complete within 120 days, an orderly transition of responsibilities from Winlock to Toledo over a minimum time frame of 60 days. The transition plan shall identify and address personnel, capital equipment, workload, responsibility for on-going investigations, and any other issues related to the transition, including an effective transition date. Each party shall bear its respective costs in developing the transition plan. Toledo shall continue to pay all consideration to Winlock during any such transition period.

5.3. Penalty For Early Termination. In the event Winlock agrees to early termination of this Agreement, Winlock may condition such acceptance upon a payment from Toledo to Winlock equal to three (3) times the monthly Base Amount then in effect.

#### 6. COMPENSATION.

- 6.1. Fee during term. During the Initial Term, in consideration for services to be rendered by Winlock as set forth herein, Toledo shall pay Winlock a Base Amount, monthly, of NINETEEN THOUSAND and 00/100ths DOLLARS (\$19,000.00) for each month of 2025. The first payment shall be due on the twenty-fifth (25th) day of the month, and each twenty-fifth (25th) day of the month thereafter. On August 13th, 2025, and each subsequent date and year of this Agreement, Winlock and Toledo shall meet to determine the consideration to be paid by Toledo for the ensuing year. In the event no agreement is reached prior to November 15 of such year, the parties agree to seek resolution pursuant to Section 21 herein.
- 6.2. Pass Through Costs. Fees for police services provided to Toledo for which the City of Winlock must contract with outside agencies to provide shall be billed to the City of Toledo in the amount for which the City of Winlock is billed for such services.
- 6.3. Billing. Toledo will be billed monthly for services. Payments are due by the twenty-fifth (25th) of each month. Payments shall be made payable to "City of Winlock" and addressed as follows:

City of Winlock PO Box 777 Winlock, WA 98596

#### 6.4. Toledo Costs.

- The parties agree that the City of Toledo shall be separately responsible for all of its own court costs, including filing fees, indigent fee charges of any kind, including the cost of appointed counsel or public defender, and/or Domestic Violence Advocate.
- 6.4.2 The parties agree that Toledo shall be responsible for its contract with Lewis County regarding communication services.
- 6.4.3 Winlock shall be responsible for its contract with Lewis County regarding communication services.
- 6.4.4 Toledo shall be responsible for jail, electronic home monitoring, court services, and medical costs. Toledo shall also provide prosecutorial services.

#### 7. PERSONNEL.

- 7.1. Number of Officers. The parties agree Winlock shall strive to employ at least four (4) General Authority Washington Peace Officers.
- 7.2. Independent Contractor. Each party to this Agreement is an independent contractor with respect to the subject matter herein. Nothing in this Agreement shall make any employee of Toledo a Winlock employee for any purpose, including, but not limited to, for withholding of taxes,

payment of benefits, worker's compensation pursuant to Title 51 RCW, or any other rights or privileges accorded Winlock employees by virtue of their employment. Nothing in this Agreement shall make any employee of Winlock a Toledo employee for any purpose, including, but not limited to, for withholding taxes, payment of benefits, worker's compensation pursuant to Title 51 RCW, or any other rights or privileges accorded Toledo employees by virtue of their employment. At all times pertinent hereto, employees of Winlock are acting as Winlock employees and employees of Toledo are acting as Toledo employees.

- 7.3. Service Provided By Winlock Employees. All persons rendering service hereunder shall be for all purposes employees of Winlock, or, in the event of service pursuant to a mutual aid agreement, of the jurisdiction providing the mutual aid.
- 7.4. Control of personnel. Winlock shall have sole authority to administer all employment issues, establish work schedules, enforcement issues, and priorities of the Winlock Chief of Police. Control of personnel, standards of performance, discipline and all other aspects of employee performance provided, shall be solely vested in Winlock. Winlock shall ensure each law enforcement officer is properly equipped to perform services under this Agreement.
- 7.5. Chief of police. Winlock shall establish the work schedule and enforcement issues and priorities of the Chief of Police appointed by Winlock.
- 7.6. Operational Control By Police Chief. Operational control of personnel, including but not limited to establishing work shifts and schedules, assignments, training requirements, prioritization of calls for service, etc. shall be vested in Winlock. Notwithstanding terms and conditions contained in this agreement, such operational control shall be consistent with provisions contained in the Winlock Police Standards and Operation Manual.
- 7.7. Liabilities for Salaries. All liabilities for salaries, wages, overtime, or other compensation, injury, sickness, or other personnel related matters shall be the responsibility of Winlock.

#### 8. PROPERTY OWNERSHIP AND CONTRIBUTION.

- 8.1. Inventory. Toledo shall prepare and provide to Winlock, an itemized inventory of all law enforcement equipment owned by Toledo, within five (5) days of mutual acceptance of this Agreement. Winlock shall have the option to accept certain equipment. Any equipment not accepted by Winlock shall remain the property of Toledo and Winlock shall not take possession of the equipment. During the term of this Agreement, Winlock shall maintain an itemized inventory of all law enforcement equipment in the possession of Winlock, bifurcated by ownership (Toledo or Winlock). Such inventory shall include descriptions, serial numbers, dates of acquisition, and purchase price.
- 8.2. *Equipment*. When equipment belonging to Toledo is deemed no longer useful by Winlock, or is replaced, such equipment shall be returned to Toledo.
  - 8.2.1 Upon expiration or early termination of this Agreement, all original equipment owned by the Cities will be retained or returned, respectively.
  - 8.2.2 All equipment purchased by Winlock during the term of this Agreement shall be retained by the Winlock. If agreed by both parties, Toledo may purchase equipment from Winlock at the time of expiration or termination of this Agreement.

8.2.3 Toledo shall not surplus any existing law enforcement equipment until such time as Winlock has determined whether such equipment is useful to Winlock in rendering services hereunder. Winlock may utilize any such equipment deemed useful. Winlock shall not be obligated to take possession of any law enforcement equipment deemed not useful.

#### 8.3. Vehicles.

- 8.3.1 A list of all law enforcement vehicles owned by Toledo at the commencement of this Agreement shall be kept in same manner as provided in Section 8 above. A list of all law enforcement vehicles owned by Toledo on the date of execution of this Agreement is attached as Attachment A and incorporated herein by this reference.
- 8.3.2 Winlock may maintain a Capital Replacement Fund for Vehicles.
- 8.3.3 If Winlock deems a Toledo vehicle no longer useful to Winlock, then such vehicle will be returned to Toledo.
- 8.3.4 At expiration or early termination of this Agreement, any new vehicles will be property of Winlock.
- 8.3.5 All vehicles currently owned by Toledo shall remain the name of the City of Toledo. Winlock shall maintain insurance on such vehicles as long as they are used for police services under the terms of this Agreement. If any of the vehicles are deemed a total loss for any reason, Toledo shall take possession of the vehicle and shall dispose of it as it sees fit. Further, if any of the vehicles are deemed a total loss for any reason, any insurance disbursement or proceeds for the vehicle itself, not including any funds for other reasons, shall be disbursed to the City of Toledo. Toledo shall, prior to transferring possession of the vehicles to Winlock, clean out and remove all items deemed not needed by the Winlock Chief of Police.
- 8.3.6 Winlock shall maintain the vehicles owned by Toledo; however, if any vehicle owned by Toledo requires repairs at a cost of \$2,500.00 or more, Winlock shall inform Toledo of such cost, and the Toledo Council shall decide on how to proceed. Winlock shall not repair the vehicles owned by Toledo is any repairs cost more than \$2,500.00. If requested, the Parties may negotiate to share the cost of repairs that exceed \$2,500.00. If Winlock declines to repair the vehicle, and the repair cost is less than \$2,500.00, Toledo may, at its own cost, repair the vehicle, surplus the vehicle, or do any other thing permissible at law with the vehicle.
- 8.4. Marking of Vehicles and/or Uniforms. Excepting existing equipment to be contributed by Toledo, vehicles and uniforms will display identification of Winlock. Marked vehicles with preexisting Toledo Police Department markings will display a small graphic stating "Law enforcement services provided by the City of Winlock", or something similar and mutually acceptable.
- 9. WORK LOCATIONS, OFFICE. The address of 323 N.E. First Street, Winlock, WA, 98596, shall be the primary office in which peace officers shall be stationed.

#### 10. REPORTING.

- 10.1. Reporting Districts. Winlock will maintain separate report districts for each City.
- 10.2. Notification To The Mayor. Toledo, to the extent reasonably known, will provide the Winlock Mayor with a list of events that are considered "significant criminal occurrences." The City of Winlock will promptly notify Toledo in the event of a significant criminal occurrence within Toledo.
- 10.3. Activity Reports. At the first regularly scheduled Toledo council meeting of each month, a representative of the Winlock Police Department shall submit a written report which shall include the following as it pertains to services rendered in the preceding month: (i) incidents; (ii) violations; (iii) such other information Toledo may reasonably request; and (iv) such other information that the Winlock Chief of Police deems relevant.
- 10.4. Media Releases. Only the Winlock Chief of Police, or his/her designee, may prepare and disseminate any media releases concerning law enforcement activities. Any such release of information to the media which is deemed to be sensitive or likely to cause concern or alarm shall be provided to Toledo before such release. All other routine media releases concerning law enforcement activities concerning Toledo will be forwarded to Toledo concurrent with, or before release to, the media. Information concerning performance under this Agreement shall not be released to the media by either party without the prior express written agreement of the parties.

#### 11. TOLEDO MUNICIPAL COURT.

- 11.1. Toledo Municipal Court will maintain all activity for Toledo to include but not be limited to, maintenance of all tickets, receipts for payment, reporting to State Agencies, etc. Toledo will retain all revenue derived from this activity.
- 11.2. Toledo shall pay Winlock a rate of SEVENTY FIVE and 00/100ths DOLLARS (\$75) per hour, per peace officer, for transport of detainees to and from jail, for appearances in Toledo Municipal Court.

#### 12. DISPUTE RESOLUTION.

- 12.1. In the event differences between Toledo and Winlock should arise over the terms and conditions of the Agreement, the Mayors, or their respective designees, shall attempt to resolve any problems on an informal basis.
- 12.2. If the problem cannot be resolved informally, the matter shall be referred to a mutually agreeable mediator and shall equally share the mediator's fee.
- 12.3. If mediation is not successful, either party may institute legal action to enforce the terms and conditions of this Agreement. The prevailing party in any legal action shall be entitled to reasonable attorney's fees and court costs, including those costs incurred in anticipation of litigation and fees and costs incurred in appeal of any final determination. If either party chooses to seek injunctive relief to enforce the provisions of this Agreement, the parties waive any requirements of bond as set forth in Washington statutes. Venue shall be in Lewis County, Washington.
- 13. INSURANCE. Each party hereto shall carry, for the duration of this agreement, insurance with the following minimums:

General Liability, Property/Auto Damage, False Arrest: As required and provided through Associated Washington Cities/Risk Management Service Agency for both cities.

Industrial Insurance: Through Washington State Labor and Industries.

It is understood that each of the parties hereto may fulfill the requirements set forth in this section either by way of self-insurance, an authorized insurance pool, or by an insurance provider authorized to do business in the State of Washington.

#### 14. INDEMNIFICATION.

- 14.1. Winlock Responsibility. Winlock shall indemnify, defend, and hold harmless Toledo its elected and appointed officials, officers, employees, and agents, from and against any loss or claim for damages of any nature whatsoever, including claims by third parties or Winlock employees against which it would otherwise be immune under Title 51 RCW or other law, arising out of any act or omission of Winlock in performance of this Agreement, its elected or appointed officials, officers, employees, or agents, except to the extent the loss or claim is attributable to the negligence or willful misconduct of Toledo, its elected or appointed officials, officers, employees, or agents.
- 14.2. Toledo Responsibility. Toledo shall indemnify, defend, and hold harmless Winlock, its elected and appointed officials, officers, employees, and agents, from and against any loss or claim for damages of any nature whatsoever, including claims by third parties or Toledo employees against which it would otherwise be immune under Title 51 RCW or other law, arising out of any act or omission of Toledo in performance of this Agreement, its elected or appointed officials, officers, employees, or agents, except to the extent the loss or claim is attributable to the negligence or willful misconduct of Winlock, its elected or appointed officials, officers, employees, or agents.
- 14.3. City Ordinances. In executing this Agreement Winlock does not assume liability or responsibility for or in any way release Toledo from any liability or responsibility that arises in whole or in part from existence or effect of Toledo ordinances, rules, or regulations. In any cause, claim, suit, action or administrative proceeding in which the enforceability and/or validity of any such Toledo ordinance, rule, or regulation is at issue, Toledo shall defend on that issue at its sole expense, and if judgment is entered or damages are awarded against Toledo, Winlock, or both, on that issue, Toledo shall satisfy the same, including all chargeable costs and attorney's fees, attributable to the existence or effect of Toledo ordinances, rules, or regulation. In any such cause, claim, suit, or action, each party shall otherwise remain responsible for its own acts or omissions, as well as those of its elected and appointed officials, officers, employees, and agents, as provided in this Agreement.

#### 15. GENERAL PROVISIONS.

- 15.1. Recitals. The Recitals are hereby incorporated into this Agreement as if set forth in full.
- 15.2. Audits and Inspections. The records and documents with respect to all matters covered by this Agreement shall be subject to inspection, review or audit by Winlock or Toledo during the term of this Agreement and for a period of three years after termination.
- 15.3. Amendments. This Agreement may be amended at any time by mutual written agreement of the parties that is approved by the official action of the governing bodies of each of the parties,

- 15.10. Attorney's Fees and Costs. If either City commences litigation against the other to enforce any provision of this Agreement or to redress any breach hereof, the prevailing City in such litigation shall be entitled to recover from the other Party its costs and reasonable attorney's fees incurred in such litigation.
- 15.11. Assignment. Neither Party shall assign any obligations or rights under this Agreement without the express written consent of the other.
- 15.12. No Separate Legal Entity Created. This Agreement creates no Joint Board and no separate legal entity.
- 15.13. No Separate Or Joint Budget Created. No separate or joint budget is created by the Agreement, and this Agreement does not contemplate acquisition or disposal of any property.
- 15.14. Property Ownership. Winlock and Toledo do not anticipate jointly purchasing or acquiring any real or personal property solely because of this Agreement. Provided, if Winlock and Toledo desire to jointly acquire any personal or real property, then such transaction shall first be approved by each city council. Provided further, if Winlock and Toledo do jointly purchase or acquire any personal or real property, then upon termination of this Agreement, any jointly purchased or acquired property shall be disposed of in such manner as may be agreed upon between Winlock and Toledo. If the parties hereto cannot agree on disposition of jointly purchased or acquired property, then such disagreement shall constitute a dispute to be resolved through Dispute Resolution as set forth herein.
- 15.15. Entire Agreement. The parties agree that this Agreement is the complete expression of the terms hereto and any oral representations or understandings not incorporated herein are excluded. Both parties recognize that time is of the essence in the performance and the provisions of this Agreement.
- 15.16. Waiver of Default. Waiver of any default shall not be deemed as a waiver of any subsequent default. Waiver or breach of any provision of this Agreement shall not be deemed to be a waiver of any other or subsequent breach and shall not be construed to be a modification of the terms of this Agreement unless stated to be such through written approval by Winlock, which shall be attached to the original Agreement and filed the County Auditor.
- 15.17. Severability Clause. Should any clause, phrase, sentence or paragraph of this Agreement be declared invalid or void, the remaining provisions of this Agreement shall remain in full force and effect.

IN WITNESS WHEREOF, the parties hereto, through their duly authorized elected officials,

have executed this Agreement this 16th day of Spanishers 2024.

and the state of t			
CITY OF Winlock	CITY OF TOLEDO		
Ry:	By: Un P		
Brandon Svenson, Mayor	Cherie Devore, Mayor		
By direction of the City Council Taken 12 [69] 202년	By direction of the City Council Taken		

Attest: Jill Davis, City Treasurer	Rachel Beaver, City Clerk
Approved as to Form: Mussey.Cyf	Approved as to Form:
Marissa Y. Jay, City Attorney	James M.B. Buzzard, City Attorney
Approved by the Winlock City Council on:	Approved by the Toledo City Council on:

### ATTACHMENT A

## 2017 Charger VIN# 2C3CDXKT4HH630729

Qty 1 1	Make Toughbook-Panasonic Motorola-Radio Brother Printer	M <b>odel#</b> CF-VEK331LM AAM01JQH9JC1AN Pocket Jet 6	Description w/Charger and Mount w/Ear Piece,Cable Mount Hard Wired	Serial# 8CTSA18894 866IAU0614 Unknown	Notes
1	Python III	3B KA STD	w/Tuning Forks	991204	Certs in Folder
1	Key Fob		•		
1	Shot Gun Rack				
1	Shield				

## 2021 Charger VIN#

Qty 1	<b>Make</b> Toughbook-Panasonic	M <b>odel#</b> CF-VEK331LM	<b>Description</b> w/Charger and Mount	<b>Serial#</b> 9KTSC91100	N <b>otes</b> w/Charger
1	Kenwood-Radio	NA	w/Ear Piece,Cable Mount		
1	Brother Printer	PJ883 300dpi	Printer Wireless		w/Charger
1	Python 990854	990854	Tuning Fork-2	PYT854002591	Certs in Folder
1	Key Fob		-		
1	Shot Gun Rack				
1	Shield				